JUDGE RASURE'S POLICY REGARDING DISCLOSURE OF CORPORATE AFFILIATIONS

(Effective March 10, 2006)

Miscellaneous Order No. 149, In re Disclosure of Corporate Affiliations, states:

Any corporation in cases or proceedings assigned to the Honorable Dana L. Rasure shall **file** a disclosure statement that identifies any corporation, other than a governmental unit, that directly or indirectly owns ten percent (10%) or more of any class of the corporation's equity interests, or states that there are no entities to report. The disclosure statement shall be filed **concurrently** with the first pleading filed by such entity in the case or proceeding. A supplemental disclosure statement shall be filed promptly to reflect any change in the information that is required to be disclosed.

Disclosures of corporate affiliations shall be made in a **separate pleading** to be filed concurrently with the first pleading filed by an entity in a case or proceeding.

Failure to comply with this policy will result in the issuance of a deficiency notice. Failure to timely cure a deficiency notice may result in a pleading being stricken without further notice.